

1983 Form

CV-17-P-0152-W

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In the United States District Court
For the Northern District of Alabama

FILED

2017 JAN 30 P 12:51

U.S. DISTRICT COURT
N.D. OF ALABAMA

Raheem Matoró Fikes #192170
Bibb County CORR Facility

(Enter above the full name(s) of the
plaintiff(s) in this action)

Lt. Roseman
Captain Hutton
Bibb County CORR Facility

(Enter above full name(s) of the
defendant(s) in this action)

I. Previous lawsuits

- A. Have you begun other lawsuits in state or federal court(s) dealing with the same facts involved in this action or otherwise relating to your imprisonment? Yes () No (X)
- B. If your answer to A. is "yes", describe each lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuit(s) on another piece of paper, using the same outline.)

1. Parties to this previous lawsuit

Plaintiff(s): _____

Defendant(s) _____

2. Court (if Federal Court, name the district; if State Court, name the county)

3. Docket Number _____

4. Name of judge to whom case was assigned _____

5. Disposition (for example: Was the case dismissed? Was it appealed? Is it still pending?)

6. Approximate date of filing lawsuit _____

7. Approximate date of disposition _____

II. Place of present confinement _____

A. Is there a prisoner grievance procedure in this institution?

Yes (☒) No (☐)

B. Did you present the facts relating to your complaint in the state prisoner grievance procedure?

Yes (☐) No (☒)

C. If your answer is YES:

1. What steps did you take? _____

2. What was the result? _____

D. If your answer is NO, explain why not? There IS NO PROCEDURES

III. Parties

In item A below, place your name(s) in the first blank and place your present address in the second blank. Do the same for additional plaintiffs, if any.

A. Name of plaintiff(s) Rahem MakabS Files #192170

BiBB County CORP. Facility

565 - Bibb Lane

Address Brant, Alabama 35034

In Item B below, place the full name of the defendant in the first blank, his official position in the second blank, and his place of employment in the third blank. Use Item C for the names, positions, and places of employment of any additional defendants.

B. Defendant Lt. Rosoman
 is employed as CORRECTIONAL OFFICER
 at BIBB County, 565-Bibb Lane
 C. Additional Defendants Captain John Hutton
565-BIBB Lane
Prank Alabama 35034

IV. Statement of Claim

State here, as briefly as possible, the FACTS of your case. Describe how each defendant is involved. Include, also, the names of other persons involved, dates and places. *Do not give any legal arguments or cite any cases or statutes.* If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. Use as much space as you need. Attach extra sheets, if necessary.

On, or about January 8th, 2017 at or around the time of 12:00 to 1:00 p.m., Captain Hutton came into E-3 pulling down sheets on Inmate's beds. Captain Hutton approached Inmate Raheem Makari Fikes #192170, Bed (49-B), pulled his Jewish shawl with the Star of David imprinted into it out of another Inmate's hand, who was simply seeking to remove MR. Fikes #192170, Jewish prayer shawl, so that the officers would not touch it. The Inmate was trying to help MR. Fikes #192170, because MR. Fikes #192170 was not in the dorm.

Complaint Form: 1-E-2017

plaintiff:

Raheem Mataró Fikes #192170
Pibb County. CORR. Facility

defendant:

Lt Roseman
Captain Hutton
Pibb County. CORR. Facility

Comes now, Raheem
Mataró Fikes #192170, Pro Se

Raheem Mataró Fikes #192170
is under federal jurisdiction
for (mental health reasons.)
Inmate Fikes #192170, has
been apart of the federal
system since the age of
five years old. ~~_____~~

- On, or about January 5th, 2017
at or around the time
of 12:00 to 1:00 p.m., Captain
Hutton came into E-3 pulling
down sheets on inmate's
beds. Captain Hutton approach-
ed inmate Raheem Mataró Fikes
#192170 Bed (49-B), pulled his
Jewish shawl with the
star of David imprinted
into it out of another
inmate's hand, who was simply

Due To punitive Damages mental stress,
And unnecessary force used against me
I am asking for the amount of \$200,000.00
Dollars and a release from prison to a
mental health program

2. Seeking to Remove Mr. Fikes #192140 Jewish prayer shawl, so that the CHIEF would not touch it. The Inmate's was trying to help Mr. Fikes #192140 because Mr. Fikes was not in the dorm to get his Jewish shawl at the time Captain Hutton came in the dorm.

Captain Hutton, threw prayer shawl into a 'chart' with all kind of dirty clothes.

A prayer shawl in know way, should be in a detiled area. Other Inmate's Ran found Inmate Fikes #192140 to inform him about Captain Hutton actions against him, in reference to Mr. Fikes ISRAELI prayer shawl.

After, Rahem Matoro Fikes #192140 was informed to this illegale action, Inmate Fikes came out of 'E-dorm' to find Captain Hutton, when Inmate Fikes #192140 came into the shift office about his (prayer shawl), Lt.

Roseman started using abusive language against Inmate Fikes #192140, with statements such as, 'I will

3 Kill your ass, Get the fuck out of my office Roy', quote. Inmate Fikes #192170, was Respectful the whole time Lt. Roseman was violating the code that govern them 208 statement, officer's OR not allowed to use abusive language in a professional environment. Lt. Roseman was also pointing his finger in Inmate Fikes #192170 face, telling him every thing evil that he can possibly think of. MR. Fikes, went up through the change of command, and came around by the store, and kitchen area heading to the ICS office requesting to see the warden. MR. Fikes, came to the ICS office, he was deceived by Sgt. Fulgham to put handcuffs on, once the handcuff was on Inmate Fikes #192170, Sgt. Fulgham called the emergency code as if MR. Fikes #192170 was out of control. At the time that the emergency code was called, Sgt. White was the first over seeing officer to arrive on the scene at that time.

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Sgt. White had already stated to Inmate Fikes #192170, when (I) "Sgt. White", came around the corner and saw that it was you Inmate Fikes #192170, (I) "stop running". quote "Because (I) Sgt. White seen that you were not in any way out of control." quote 2 when Captain Hutton, Lt. Rosenman, and Lt. Wilson arrived, that's when Sgt. Fulgiam went to stating all kind of evil things against him, seeking to get Captain Hutton, Lt. Rosenman to jump on Inmate Raheem Mataro Fikes #192170. MR. Fikes #192170, kept stating to the two aggressive officer's, Lt. Rosenman, and Captain Hutton, this is a first, and eight amendment right violation in reference to his Jewish prayer shawl, and the unnecessary physical use of force. At this point, MR. Fikes #192170 was told to face the wall in handcuffs and to spread his legs. This situation took place in front of the store, kitchen; and ICS office, all of this was caught on video in

5 these area's. It's also a video on this matter in the shift office. So in my complaint, I'm requesting that the video be sent to the Government from Bibb County Corr. Facility for day January 5, 2017. It has the whole case on the video. Even from the moment Captain Hutton walked in the dorm and got the Jewish prayer shawl. Inmate, Raheem Motoró Fikes #192170 is requesting the video from January 5th, 2017 concerning this new case situation at Bibb County Corr. Facility.

The video will show the situation down from the store, chaplain, ICS office, and a video is in the hospital showing Lt. Roseman still seeking to come in while inmate Fikes #192170 was in handcuff getting a body chart.

Lt. Roseman after inmate Fikes #192170 was in handcuff ran Mr. Fikes #192170 head into the side of kitchen wall, and punched inmate Fikes in the face.

Lt. Wilson, and Sgt. White, told Lt. Roseman to stop hitting him, he ain't doing anything.

6 Lt. John Roseman followed Inmate Fikes #192140, and Lt. Wilson to the hospital along with Sgt. White. Lt. Roseman came into the hospital while Fikes #192140 was still in handcuff still calling him out of his name trying to fight him. Lt. Wilson, and Sgt. White, kept telling Lt. John Roseman, please leave him alone. They didn't seek to lock up in this matter with Mr. Fikes #192140, because he didn't do any thing to go to lock up. Mr. Fikes, just wanted his Jewish prayer shawl back, and he wanted Lt. Roseman to stop hitting him. They also took Mr. Fikes #192140 Jewish turban with Hebrew, and the star of David on it, and they never gave his Jewish turban back. He is still seeking his turban from Captain Hutton, and Lt. Roseman. Every since Mr. Fikes #192140 arrived at Bibb County Cor. Facility, they have secretly conspired against him in reference to his African Jewish belief. His Jewish beard profile was taken by assist warden Tony for know

7 Reason soon as He got here. Inmate Raheem Mataré Fikes #192140, grew up learning about his Jewish ancestor's in Spain, and South Africa, he descended from them out of Spain in the City of Mataró, which is his middle name. Today, MR Fikes #192140 is fully established in his Hebrew Israelite faith, and culture. El Paso County seem to be having problems with MR Fikes #192140 Jewish faith. Inmate Fikes #192140, have been positive since he's been here, he tried going into the Crime Bill program, and received a disciplinary for being in that dorm, which is (A) dorm. After that inmate Fikes #192140 went into (F) dorm seeking to get into a Bible based program, and received a disciplinary for being in that dorm. Sgt. White is the officer that's been seeking to help locate Inmate Fikes #192140 Turban with Hebrew, and star of David on the back with ~~number~~ number 1 inside the star of David.

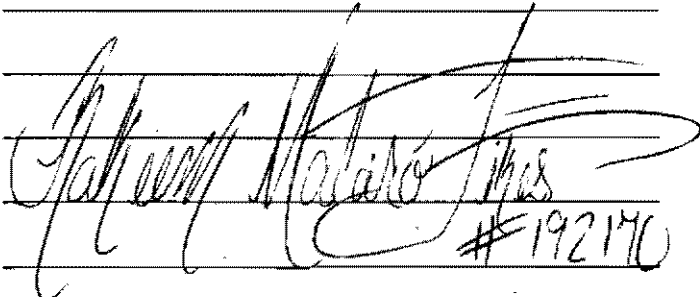
V. RELIEF

State briefly ~~exactly~~ what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.

Due To Punitive Damages mental stress,
And unnecessary Force used Against
me as a Mental Health Inmate, I am
asking For The Amount of \$200,000.00
Dollars, And a Release From Prison
To a mental Health Center program.

"I declare under penalty of perjury that the foregoing is true and correct.

Executed on 1-9-17
(date)


#192170

Signature(s)

V. RELIEF

State briefly *exactly* what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.

"I declare under penalty of perjury that the foregoing is true and correct.

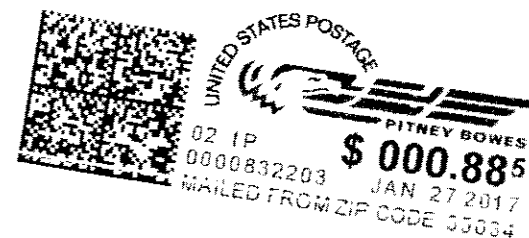
Executed on 1-15-2017
(date)

Terry Wilner
Exp. 8-9-2017

Robert M. Fikes 192170

Signature(s)

William A. LAROC Fikes #192170
BIBB County CORR. Facility E-3-49
505-BIBB Lane
Lanett, Alabama 35034



• THIS CORRESPONDENCE IS NOT
an Alabama State Prison
Document. It is a
communication.
The content of the enclosed
communication is not
guaranteed.

(Legal M. J.) United States District Court
Northern District
1729-5th Ave North
BIRMINGHAM, AL 35203